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1	UNITED STATES BANKRUPTCY COURT
2	SOUTHERN DISTRICT OF NEW YORK
3	Case No. 22-10964-mg
4	Adv. Case No. 22-01142-mg
5	x
6	In the Matter of:
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8	CELSIUS NETWORK, LLC,
9	
10	Debtor.
11	x
12	AD HOC GROUP OF CUSTODIAL ACCOUNT HOLDERS,
13	Plaintiff,
14	v.
15	CELSIUS NETWORK, LLC, et al.,
16	Defendants.
17	x
18	United States Bankruptcy Court
19	One Bowling Green
20	New York, NY 10004
21	
22	November 22, 2022
23	10:03 a.m.
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     U.S. BANKRUPTCY JUDGE
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     ECRO: JONATHAN
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      1044, 1192, 1234, 1245, 1288, 1289 to 1293, 1370)
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      Transcribed by: Sonya Ledanski Hyde
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PROCEEDINGS

the hearing. Please pay attention to the announcements.

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THE COURT: Yes, I would. Thank you and good morning, everybody. This is Judge Glenn. We're here in the case management conference. The date was set in the Joint Stipulation and Agreed Scheduling Order with regard to the custody and withhold issues. I've got that Stipulation open in front of me. Let me ask for the -- counsel for the custody holders to begin first and then I'll turn to Ms. Kovsky on behalf of Withhold Account Holders, the Ad Hoc Committee.

MR. KOTLIAR: Hi. Good morning, Your Honor. This

Page 20 is Bryan Kotliar of Togut Segal & Segal, counsel for the Ad 1 Hoc Group of Custodial Account Holders. Can you hear me, 2 3 okay? THE COURT: Yes, I can. 4 MR. KOTLIAR: Thank you, Your Honor. So, 5 6 currently we filed our Phase 1 Opening Brief in accordance 7 with the Scheduling Order. All the other parties did so, as 8 well. The Debtors filed one Declaration regarding certain questions that the Creditors Committee had. It also 9 10 answered certain questions that we had, as well. We, the Creditors Committee, we understand, and the Withhold Group 11 12 have some follow-up questions for the Debtor's Declarant 13 regarding the contents of that Declaration as it relates to our issues. We think that, subject to seeing what's in that 14 15 Supplemental Declaration, and subject to understanding one 16 item about the pending withdrawals, we don't have any 17 factual disputes for which we are expecting depositions or 18 cross-examinations or really any contested evidentiary 19 matters that need to be decided by the Court at the hearing 20 on December 7th. So, with that being said, our expectation, again, 21 subject to seeing the Supplemental Declaration, subject to 22 seeing the parties' responsive briefs, is that, at the 23 24 hearing on December 7th, we'll be presenting solely legal 25 issues for the Court to determine. We did meet and confer

Page 21 with the other parties last night and I believe that that's 1 consistent with our collective understanding, but I will let 2 3 them speak for themselves. THE COURT: Let me ask you a question. I guess 4 5 this is a question for everyone, really, whether the 6 Blonstein Declaration is consistent with the Examiner's 7 Report. MR. KOTLIAR: So, Your Honor, in our view they are 8 9 consistent. They are certainly not inconsistent. And I 10 would say that the way that we view the Blonstein 11 Declaration, and the Examiner Report together is that the Blonstein Declaration says the "what" and the "where," and 12 13 the Examiner Report, consistent with the Appointment Order, says the "why," "when" and the "how." And so, it all fits 14 15 together with one consistent story. I think the Examiner Report just kind of fills in the gaps about what happened 16 17 and why. 18 THE COURT: Okay, and I guess this is also a 19 question for all the counsel in this proceeding. Is it 20 contemplated that the parties either will stipulate to the Court being able to use the Examiner's Report or that you'll 21 stipulate to admissibility solely for the purpose of this 22 23 hearing of the Examiner's Report? Is that something that's 24 been discussed? 25 MR. KOTLIAR: We have not discussed that yet, Your

Page 22 1 Honor. THE COURT: Okay. Ms. Kovsky? 2 3 MS. KOVSKY: Good morning, Your Honor. Deb Kovsky, Troutman Pepper, for the Ad Hoc Group of Withhold 4 Account Holders. I concur with what Mr. Kotliar just said. 5 6 We did meet and confer yesterday. We don't anticipate 7 calling any live witnesses at the hearing, subject of course 8 to seeing the Supplemental Declaration that we anticipate 9 will be forthcoming from Mr. Blonstein. And with respect to 10 the Examiner's Report, although we did not discuss it, my 11 client certainly would have no issues stipulating to its 12 admissibility for purposes of this hearing. 13 THE COURT: Mr. Kotliar, do you have a view of that? I'm not -- I mean, I've read it and obviously, I 14 15 asked the question, but I went back and read the Blonstein 16 Declaration, as well. I asked my question about it, are 17 they consistent with each other? Do you have a view, at 18 this point, on whether you're prepared to stipulate to the 19 admissibility only for the purposes of this hearing of the 20 Examiner's Report? MR. KOTLIAR: We have not formed a view on that 21 yet. I think we probably are likely to do that, but I --22 23 MS. KOVSKY: I'm not pressing anybody today for 24 the answer. What I would request is -- I mean, it is an 25 important -- from the Court's standpoint, it's an important

Page 23 piece of information and I do want you all to confer and see 1 2 whether there is agreement or not. I'm not trying to force 3 anybody into agreement, but I want to see whether there is agreement, a stipulation to the admissibility for this 4 purpose only. I'm not -- you know, if there -- if there are 5 6 Phase 2 issues or anything like that, that have to get 7 resolved, I'm not -- you'll have to -- and if the Report is relevant to that, I'm not -- so, you're agreeing to the 8 admissibility for purposes of Phase 1 will not prejudice 9 10 your right to object to it as to Phase 2 or any other 11 proceeding. Just let me leave it at that, okay? MR. KOTLIAR: Understood, Your Honor. We'll come 12 13 back. THE COURT: Okay. All right. Mr. Hershey? 14 15 MR. HERSHEY: Good morning, Your Honor. Sam 16 Hershey from White & Case, for the Official Committee of 17 Unsecured Creditors. Can Your Honor hear me, okay? 18 THE COURT: Yes, I can. Thank you. 19 MR. HERSHEY: Great. Thank you, Your Honor. I 20 have nothing really to add in addition to what Mr. Kotliar has already said. We reserve the same rights to review the 21 Supplemental Blonstein Declaration, the filings. 22 23 Committee has been viewing the Examiner's Report. We 24 haven't yet formed a position on it or whether it requires 25 additional discovery on custody. And we're happy to take

Page 24 Your Honor's suggestion to discuss with the other parties 1 whether that's the case and whether we'll agree to admit it 2 3 for a limited purpose of the hearing. And we'll certainly do that very quickly after this hearing. 4 THE COURT: Okay. I guess I should have asked 5 6 this, what's the Supplemental Blonstein Declaration supposed 7 to cover? You're muted, Mr. Hershey. MR. HERSHEY: Sorry, I muted myself. 8 9 THE COURT: That's okay. 10 MR. HERSHEY: I apologize. The parties posed a number of supplemental questions to the Debtors just based 11 12 on what we viewed as open items that hadn't been fully 13 covered in the initial Blonstein Declaration, only a handful of questions. And the Debtors can address this, but we did 14 15 not get the sense that it would unduly burdensome or 16 problematic for the Debtors to provide those answers. 17 THE COURT: And was that, just so we're clear, I 18 guess I should have asked Ms. Kovsky this, as well. Let me 19 ask Ms. Kovsky first. You indicated you don't intend -- you 20 don't anticipate calling any witnesses. Do you anticipate wanting to cross-examine Mr. Blonstein? 21 MS. KOVSKY: Depending upon the contents, and 22 23 subject to the review of the Supplemental Declaration, our 24 anticipation is that we would just rely on the written 25 Declarations and not cross-examine.

Page 25 THE COURT: Okay. Fine. Same question to you, 1 2 Mr. Hershey. 3 MR. HERSHEY: The Committee takes the same position. We think that we'll be able to avoid any 4 5 evidentiary presentation at the hearing and just do 6 argument. 7 THE COURT: Okay. All right. Mr. Koenig? MR. KOENIG: Thank you, Your Honor. For the 8 9 record, Chris Koenig, Kirkland & Ellis for the Celsius 10 Debtors. I'm going to agree with what other counsel has indicated. We believe that the evidentiary presentation 11 12 will be very limited, and we can proceed to argument. One 13 item I did want to raise that I know is important to Ms. Kovsky is, her client submitted some Declarations that she 14 15 attached to her opening brief. And the parties met and 16 conferred and have no objection to those being part of the 17 proceeding, as well. And just to confirm, the Debtors don't 18 anticipate cross-examining any of those individuals and I 19 don't believe that the Committee or the Ad Hoc Group of 20 Custody Holders do, as well. I just wanted to make sure that that was on the record for Ms. Kovsky. 21 22 THE COURT: Okay. Ms. Kovsky, anything you want 23 to add on that point? 24 MS. KOVSKY: No, and I apologize for not 25 mentioning that. Yes, those Declarations were also part of

Page 26 our discussion yesterday and I appreciate everyone's 1 accommodation in not deposing and cross-examining. They're 2 3 fairly straightforward. THE COURT: Okay. Mr. Hershey? 4 5 MR. HERSHEY: Completely agree, Your Honor. 6 Nothing to add. 7 THE COURT: Okay. Mr. Koenig, maybe you can tell 8 me, what is the likely subject of any supplemental Blonstein 9 Declaration? 10 MR. KOENIG: Yes, Your Honor. The parties asked us some questions that were raised that they didn't believe 11 were fully addressed by the initial Blonstein Declaration. 12 13 I don't have the list in front of me, but as Mr. Hershey indicated, we'll be able to get that done over the next week 14 15 or so. Obviously, we have the intervening holidays, but 16 it's not substantially different from what the initial 17 questions were. It's more follow on questions that the 18 parties had after reviewing the initial Blonstein 19 Declaration that they just wanted to understand a little bit 20 tighter what the issues that were raised in the Declaration 21 were. THE COURT: All right. And what is the Debtor's -22 23 - does the Debtor have a position at this point on whether 24 it's prepared to stipulate solely for the purpose of this 25 hearing to the admission of the Examiner's Report?

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MR. KOENIG: Your Honor, we hadn't considered it prior to this hearing. I don't expect we're going to have an issue but let us take that off-line with the other parties as you suggest.

THE COURT: That's fine, and I would appreciate it if you would all discuss it. And again, you can put in a reservation of rights that if you all stipulate to the admissibility for purposes of this hearing, it won't be -it's without prejudice to anybody's ability to object to it, any subsequent proceeding. Let me -- Ms. Kovsky, I think your opening brief briefly addressed the point about -- one takeaway that I got from the Examiner's Report is the shortfall in what assets were transferred to -- and this may be more of a question for Mr. Kotliar. But when assets were transferred to the custody account, so as a shortfall, it was made up -- they did reconciliations, I'll say irregularly, but not -- it was not automatic, let's put it that way. And my term, not the report, they "trued up" at various times when there was a shortfall. It raises the question, at least -- I'm not saying that it's the -- that it would apply in this case under these circumstances, but I'm certainly familiar with prior cases in this Circuit that have applied the lowest intermediate value rule in allocating any shortfall. I think you briefly addressed it in your brief. I don't remember seeing it in anybody else's

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Page 28 brief. Is that likely to be an issue that the Court is 1 going to have to address in Phase 1? I called on you first, 2 3 Ms. Kovsky, on this point, and then I'll give everybody else a chance if they want to address it. 4 MS. KOVSKY: Your Honor, yes, Deb Kovsky, Troutman 5 6 & Pepper for the Withhold Group. I believe that is 7 something that Your Honor will need to look at with respect to Withhold and I can't really speak to the custody issues, 8 9 but because there wasn't a separate wallet --10 THE COURT: It was a separate wallet, yeah. MS. KOVSKY: -- for Withhold, and it seems that 11 the custody wallet was perhaps not run as tightly as it 12 13 might have been. So, one of the questions that we have addressed to the Debtor for the Blonstein Supplemental 14 15 Declaration is, we've asked that the Debtors provide the 16 lowest intermediate balance on a coin-by-coin basis for, 17 what's in fire blocks (indiscernible), what's there, what's 18 the lowest it dipped? I mean, the Withhold Group is so 19 small, it seems all but impossible that the total has ever 20 got below the amounts that are owed to the Withhold Account Holders. But that is one of the factual questions that 21 we're hoping to get an answer to in the next few days or 22 23 week. 24 THE COURT: Okay. Mr. Kotliar, do you want to 25 address that issue, at all?

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MR. KOTLIAR: Sure, Your Honor. Again, Bryan Kotliar, counsel for the Ad Hoc Group of Custodial Account Holders. This does go to the one or two questions we have for Mr. Blonstein for the Supplemental Declaration. I think the Examiner Report actually gave us comfort on this because there is a line towards the end that says, as of the Petition date, the custody -- the assets in the custody wallets largely met or were consistent with the custody liabilities relating to the custody service. The questions that we have are, what are the -- and it's very simple, what were the coin assets and liabilities in the custody wallets as of the Petition date and currently? I think the only shortfall that has arisen, based on what we've read from the Debtors, is that there is this pending withdrawal or cancellation that caused some assets to -- should have left custody and actually gone back to the holders. They never arrived outside of the platform and since they've now gone back into custody, there is this apparent mismatch, and so, we're going to brief that in our responsive pleading. THE COURT: All right. Mr. Hershey? MR. HERSHEY: So, I think that, obviously, the Committee, as Your Honor is aware, disputes that the Withhold Group has an ownership interest in the assets. to the extent Your Honor disagrees that perspective, I think we would have to determine the issue. And so, that would be

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1	our position, and the same is true for custody. If there is
2	going to be a distribution of custody assets, we would need
3	to determine a shortfall.
4	THE COURT: So, are parties going to address this
5	issue? And is that under the Schedule, December 2nd is the
6	deadline for parties to file responsive briefs on the Phase
7	1 issues. Is that something that the Committee intends to
8	address?
9	MR. HERSHEY: Yes, the Committee intends to
10	address that issue, Your Honor.
11	THE COURT: Okay. Mr. Kotliar, are you going to
12	address this issue in your additional brief?
13	MR. KOTLIAR: Yes, Your Honor.
14	THE COURT: Okay. Ms. Kovsky, you've briefly
15	addressed it already. Are you going to say anything is
16	that something you're going to address in your supplemental
17	brief?
18	MS. KOVSKY: I anticipate that I will, Your Honor.
19	(indiscernible) if we get updated information from Mr.
20	Blonstein.
21	THE COURT: Okay. Mr. Koenig?
22	MR. KOENIG: Your Honor, we will do so, as well.
23	Of course.
24	THE COURT: Okay. All right. If, as it seems
25	now, that no-one is anticipating either calling live

Page 31 witnesses or cross-examining the Declarants, I'm very 1 2 comfortable, we have the two days set aside for the hearing. 3 I'm not going to impose time limits on your individual arguments. It does seem to me that, unless you disagree 4 now, which I'd like to hear, that the Custody in Withhold 5 6 counsel should go first and then the Committee and then the 7 Debtor. I don't know whether you had talked about this, and 8 I'll obviously give people a chance to reply. I mean, we should be very comfortable with, if in fact, there's no 9 10 cross-examination of witnesses. I've already read the papers that have been filed so far. There's still have a 11 12 lot more preparation to do and obviously, there's another 13 round of briefs to go. Let me ask this, does anybody disagree with what I've suggested? And I would let -- Mr. 14 15 Kotliar and Ms. Kovsky, I'd have the two of you work out 16 between you who would go first, who would go second. I 17 don't -- I don't think it's a big deal, frankly, myself. 18 But I want to go into this hearing so that you all know the 19 order in which people are going to go, etc. 20 MR. KOTLIAR: Your Honor, we -- when we met and conferred last night, this is one of the things that we 21 discussed, but we did not come to an agreement on. We 22 23 didn't have a disagreement, but it's just something that we 24 said we would discuss. 25 THE COURT: Okay. That's fine. That's fine.

Page 32 MR. KOTLIAR: I just want to note one thing, which 1 is, whoever goes first, second or third, I think one of the 2 3 issues that your Court is going to have to consider is, who has the burden on what issues. And I don't want the 4 5 process, whoever proceeds in what fashion, to impact who has 6 the burden. 7 THE COURT: That's fair. I guess the reason I 8 said that Custody in Withhold ought to go first is, you want the stuff back. And I'm certainly open to having you -- all 9 10 of you argue about where you think the burden goes, but at least with the initial going forward, you want the stuff 11 12 back and the Committee and the Debtor, not so much. Let's 13 put it that way. I'll leave it at that, so --MR. KOTLIAR: Yes, Your Honor. 14 15 THE COURT: Okay. All right. So, Mr. Kotliar, I 16 don't know whether it is going to be you who is going to be 17 speaking or -- for Custody? 18 MR. KOTLIAR: It'll be my colleague, Mr. Ortiz. 19 He wasn't able to join this morning because of a medical 20 emergency. I think we're probably happy to go first, but I think where we left off with the parties is, we would 21 22 discuss it. 23 THE COURT: Well, I'll let you discuss it and --24 so I see we have the Examiner present at the hearing, as 25 well. Ms. (indiscernible), is there anything that you

Page 33 1 wanted to say at this point? 2 MS. (indiscernible): Good morning, Your Honor. I 3 have nothing to add at this point, unless Your Honor has any specific questions for me. 4 THE COURT: No, I was busy reading, and the Court 5 6 very much appreciates that you delivered the Report on time 7 and very comprehensive, so -- all right. So, the open 8 question that I would like an answer to when you've -- if 9 you can reach an agreement about it is whether the parties 10 to this, about stipulating to the admissibility for purposes of this hearing of the Examiner's Report. When you have a -11 12 - if you come to an agreement on it, you can -- somebody can 13 file a status letter just indicating that that's resolved. I don't need to know in advance how you work out the order 14 15 in which you're all going to argue. And as I say, I'm not 16 going to set -- we've got plenty -- I'm not -- sometimes 17 less is better, but I'm not going to set any time limits on 18 each of your presentations. Okay? 19 MR. KOENIG: Thank you, You Honor. And just, if I 20 may for a moment --THE COURT: Go ahead, Mr. Koenig. 21 MR. KOENIG: When the parties discussed --22 23 THE COURT: You have to identify yourself, Mr. 24 Koenig, each time you speak. 25 MR. KOENIG: Oh, I'm sorry. Again, for the

Page 34 record, Chris Koenig, Kirkland & Ellis. The parties 1 discussed dispensing with opening arguments and closing 2 3 arguments and just getting right into the merits of the arguments, and I assume that that was fine with Your Honor, 4 but we just wanted to confirm. 5 6 THE COURT: Absolutely. Absolutely. You know, 7 I've read everything more than once already and everything will be read again before the hearing. There is this one 8 additional round of briefs and there will be another 9 10 Blonstein Declaration, it appears, and obviously I will have 11 read that, as well. 12 MR. KOENIG: Right, and Your Honor, how we intend 13 to proceed is, there are three issues. The property of the 14 estate issue, with respect to Custody, the property of the 15 estate issue with respect to Withhold, and then the further 16 issue of, even if Withhold or Custody is not property of the 17 estate, may the Debtor nonetheless maintain possession and 18 control over those assets? We would anticipate arguing those three issues in series. 19 20 THE COURT: Okay. MR. KOENIG: And then, of course, Your Honor, 21 there's also the Debtor's Motion to Allow Withdrawals from 22 23 Custody and Withhold Below Certain Dollar Amounts that we 24 would propose hearing after this issue is argued. It's the 25 Debtor's Motion, but we would propose having that heard

Page 35 later in the day, probably on the 7th, after this argument 1 is wrapped up. There's a number of objecting parties to 2 3 that matter, but it was on the calendar for all of this to be tried on the same day, but we would have that heard after 4 5 argument on these issues with these parties. 6 THE COURT: Okay. I need to go back and read 7 that. My focus has been on -- it's important. I don't mean 8 to underestimate the importance of it. How many account holders is it that the Debtor is proposing to return the 9 10 assets? I take it that all of the people to whom the Debtor 11 proposes to return assets are below that threshold for 12 preference avoidance actions? 13 MR. KOENIG: That's largely true, Your Honor. 14 There are some folks that only had custody assets. It was 15 never in earnest, so there's not a preference with respect 16 to those folks. The number is something around 40,000 17 individuals. There are many individuals with small balances 18 on the account, so --19 THE COURT: Okay. 20 MR. KOENIG: -- it affects a great number of people, and we would obviously like, to the extent it is 21 22 determined by the Court that Custody or Withhold are not 23 property of the estate and the Debtor has no viable 24 preference claim because it's below the dollar threshold, we 25 would like to get dollars out to those customers, obviously,

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1	as soon as possible.
2	THE COURT: Okay. Is the briefing closed on that,
3	Mr. Koenig?
4	MR. KOENIG: The objections have already been
5	filed. The Debtor's Reply Brief is due the same day as the
6	secondary briefs on this issue, next Friday, December 2nd.
7	THE COURT: All right. Okay. Does anybody else
8	have anything they want to add for today? I hope you all
9	have a very nice Thanksgiving.
10	MR. KOENIG: Happy Thanksgiving, Your Honor.
11	THE COURT: Okay.
12	MR. HERSHEY: Happy Thanksgiving, Your Honor.
13	THE COURT: All right. We're adjourned.
14	MR. KOENIG: Thank you.
15	(Whereupon these proceedings were concluded at
16	10:25 AM)
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1	CERTIFICATION
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3	I, Sonya Ledanski Hyde, certified that the foregoing
4	transcript is a true and accurate record of the proceedings.
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7	Songa M. declarate Hyd-
8	Sonya Ledanski Hyde
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25	Date: November 25, 2022

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